Lobuts v. South Central Regional Jail 2:19-cv-00334

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•	Ja	e j	oled	ĬĽ.		- 00			02117	L		PERRY II, CLERK District Court prict of West Virginia
			e the full in this ac		f the plaini	tiff		(Inmate	Reg. # of e	ach I	Plaintiff)	
	VER	SUS							2:18-c		35	
	Sou	th Co	stal K	eg .	JAIL			-				
			e the full r ts in this c	•	the defend	dant		-				
					<u>C(</u>	OMPLA	<u> INT</u>					
	I.	Previ	ious Laws	suits								
		A.			n other law n this actio							e
			ė	Y	es		No					

В	isı	If your answer to A is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline).						
	1.	Parties to this previous lawsuit:						
		Plaintiffs:						
		Defendants:						
	2.	Court (if federal court, name the district; if state court, name the county);						
	······································							
	3.	Docket Number:						
	4.	Name of judge to whom case was assigned:						
	5.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?						
	6.	Approximate date of filing lawsuit:						
	7.	Approximate date of disposition:						

II.	Pla	ce of Present Confinement: SCRS
	A.	Is there a prisoner grievance procedure in this institution?
		Yes No
	В.	Did you present the facts relating to your complaint in the state prisoner grievance procedure?
		Yes No
	C.	If you answer is YES:
		1. What steps did you take? pot a Grievance in.
		2. What was the result? No response
	D.	If your answer is NO, explain why not:
III.	Part	ies
	and	tem A below, place your name and inmate registration number in the first blank place your present address in the second blank. Do the same for additional stiffs, if any.)
	A.	Name of Plaintiff: Joseph Lobots III #3516277
		Address: 509 vine St South Charlecton wy 25000
	В.	Additional Plaintiff(s) and Address(es):
		5 Don LANE White Plains NY 10607
Alen	y Car	PHIS BAYCOR CANE CHAS, UD 25312

	C.	Defendant:
		is employed as:
		at
	D.	Additional defendants:
		·
	State	ement of Claim here as briefly as possible the <u>facts</u> of your case. Describe how each defendant
	State is inv not g numb	ement of Claim
	State is inv not g numb space	here as briefly as possible the <u>facts</u> of your case. Describe how each defendant volved. Include also the names of other persons involved, dates and places. Do ive any legal arguments or cite any cases or statutes. If you intend to allege a per of related claims, set forth each claim in a separate paragraph. (Use as much eas you need. Attach extra sheets if necessary.)
	State is inv not g numb space	here as briefly as possible the <u>facts</u> of your case. Describe how each defendant volved. Include also the names of other persons involved, dates and places. Do ive any legal arguments or cite any cases or statutes. If you intend to allege a per of related claims, set forth each claim in a separate paragraph. (Use as much eas you need. Attach extra sheets if necessary.)
el	State is inv not g numb space	here as briefly as possible the <u>facts</u> of your case. Describe how each defendant volved. Include also the names of other persons involved, dates and places. Do ive any legal arguments or cite any cases or statutes. If you intend to allege a per of related claims, set forth each claim in a separate paragraph. (Use as much eas you need. Attach extra sheets if necessary.)
el we	State is inv not g numb space	here as briefly as possible the <u>facts</u> of your case. Describe how each defendant volved. Include also the names of other persons involved, dates and places. Do ive any legal arguments or cite any cases or statutes. If you intend to allege a per of related claims, set forth each claim in a separate paragraph. (Use as much eas you need. Attach extra sheets if necessary.)

AND STAY STUFFY IN THE NOSE

IV.	Statement of Claim (continued):
601	my de ve have to live in a unsanitary
enu	roment with Black mold on every until including
	cell wall's and the Shower walls also in the Kitchen.
Also	every Kind of of hep ABC is aron a outbreak
righ	how and we can't even get bleach or cleaning
Suppl	ys on a regular basis. Think the mold could
	causing me to have shortness of breath.

V.	Relief
. <u>.</u>	State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.
(6	Tasties.
ALVANONA (1994)	

V.	Rel	Relief (continued)):						
								
······································								
VII.	Cou	nsel						
	A.	If someone other than a lawyer is assisting you in preparing this case, state the person's name:						
	В.	Have you made any effort to contact a private lawyer to determine if he or she would represent you in this civil action?						
		Yes No						
		If so, state the name(s) and address(es) of each lawyer contacted:						
	70110-1							
		If not, state your reasons:						
	C.	Have you previously had a lawyer representing you in a civil action in this court?						
		Yes No						

If so, state the lawyer's name and address:
Signed this 16th day of Sept , 2018. Noticen Strengthe 3571755 William Comments Encl M. Hoover III.
Signature of Plaintiffs
I declare under penalty of perjury that the foregoing is true and correct. Executed on 9/16/18 (Date)
Signature of Movant/Plaintiff
Signature of Attorney (if any)



CHARLESTON WAY 22

Clerk United States District Court P.O. Box 2546 Charleston, Mest Mrsinia 25349

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1001 Cartre Way Charleston W.V. 25309 EARIN. HOOVER III